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**UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA
NORTHERN DIVISION**

In Re:) Chapter 7
10 Kimberly Andre Fouche.) Case # 9:22-bk-11023-RC
11) Adversary Case # 9:23-ap-01014-RC
12 Debtor.) Stipulation to Continue Initial Status
13 Kimberly Andre Fouche) Conference Hearing
14 Plaintiff,)
15 vs.)
16 United States Department of)
17 Education, Missouri Higher Education)
18 Loan Authority (MOHELA), and DOES)
19 1 through 10)
20)
21 Defendants)
22)

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24 **COMES NOW**, the Plaintiff, Kimberly Andre Fouche, and the Defendant, the

25 United States Department of Education, the only parties to the above referenced

26 Adversary Proceeding, and hereby jointly request the Court continue the Initial Status

27 Conference Hearing on the above adversary matter currently set for July 12, 2023 at

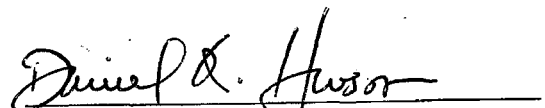
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1 10:00 AM in Courtroom 201, at 1415 State Street, Santa Barbara, CA 93101, for
2 approximately 90-days, to a date and time convenient to the Court.

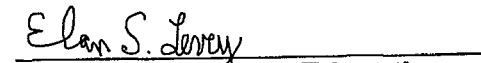
3 This request is made so to allow the Plaintiff to submit, and the Defendant to
4 consider, Plaintiff's Student Loan Discharge Application based on total and permanent
5 disability, and if necessary, to allow the Department of Justice Guidelines Attestation
6 process to be completed.

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8 The above is so stipulated.

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10 Dated this 26th day of June, 2023.


11 Kimberly Andre Fouché, by her
12 Attorney, Daniel A. Higson

13 Dated this 27th day of June, 2023


14 U.S. Department of Education
15 E. Martin Estrada, U.S. Attorney
16 By Elan S. Levey, Assistant
17 United States Attorney

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